1

2

3

4

5

11

12

13

14

15

16

17

18

19

24

6

12

18

19

117

Q. But you didn't ask Ms. Griffith if that is what she understood that to mean, did you? MS. MOORE: Objection.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

1

2

3

4 5

6

7

8

9

10

11

12

13

14 15

16

17

18

- A. Again, the process I was told was to sit down Ms. Griffith and we were to explain this to her. She had the opportunity to ask questions if she didn't understand anything. That was the purpose of the meeting. I would have been more than happy to go through this line by line, word by word until she was clear. She did not ask any questions, as I recall. She did not sign that she agreed with it. She gave me no indication that she cared. And then she started on her tangent with other issues that were not related to this, so I don't feel it's my responsibility to assume that she doesn't understand this.
- Q. Did you ask her, though, specifically if she understood those three steps? MS. MOORE: Objection.
- A. I don't recall specifically, but what I
 normally do, okay, or how we normally handle
 this, you go through it, and then as you're
 SHEA COURT REPORTING SERVICES
 (617) 227-3097

avenues she could take if she had to be -not come to work, which was FMLA, and we had
disability policies, short-term disability
policies that she could use to cover those
situations.

119

120

- 6 Q. Directing your attention back to Exhibit
 7 No. 5, Exhibit No. 5 on the corrective
 8 steps, are those the same corrective steps
 9 on Exhibit No. 5 as are on Exhibit No. 6?
- 10 A. I will have to compare them one to one.
 - Q. Sure.

MS. HILL: If I could have this marked as the next exhibit, please?
(Exhibit 9, Letter dated July 1, 1997, so marked.)

(Exhibit 10, Work Clearance Note, so marked.)

(Exhibit 11, Lahey Clinic document dated 1-20-00, so marked.)

- Q. Are those two corrective actions the same or are those two separate meetings?
- A. From the best of my ability here, they appear to be the same.
 - Q. Now I am handing you what is marked as SHEA COURT REPORTING SERVICES
 (617) 227-3097

118

going through, "Do you understand? Do you have any questions?" You give people the opportunity to ask that. "Do you understand? Do you have any questions?" Again, we had an HR representative involved to make sure we were doing things correctly. I am sure Lisa would have asked the question, "Do you have any questions? What don't you understand?" Again, you know, there was no questions written down here, no indication that she did not understand, so my assumption was that she understood it. Why would she then go on a tangent about how related to this -- how other issues tied

Q. At this meeting did you discuss with Ms. Griffith what she should do if she is ill?

were telling her? I mean, so --

into this if she didn't understand what we

ill?

A. I do not recall. I believe the reason why
we had human resources in there is to
explain if she has an illness, she has
options. And again, I'm not a human
resource knowledgeable person. There were
SHEA COURT REPORTING SERVICES
(617) 227-3097

Exhibit No. 9. Would you please take a look at Exhibit No. 9 and read it, if you didn't see it this morning, please? (Witness reading over document.)

- 5 A. Okay.
 - Q. Could you identify that document?
- 7 A. It looks like, again, Bernadine Griffith/
 8 Request for Accommodation, title of the
 9 document.
- 10 Q. What's the date and who's the author and who's it written to?
 - MS. MOORE: Objection.
- 13 A. The date, July 1, 1997. The author seems to 14 be Erin M. O'Toole.
- 15 Q. Do you know who those two individuals are, 16 the author and Erin O'Toole?
- 17 A. Clarify? You said "two individuals."
 - Q. Yes, I am sorry. Well, Erin O'Toole, do you know who she is?
- 20 A. I do not know who Erin is.
- 21 O. How about Miss Moynihan?
- A. Miss Moynihan was head of human resources or a human resource person, I can't recall what capacity, for CGU or CU human resources.

/6171 227_2007